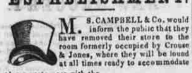
HAT AND CAP ESTABLISHMENT!



their customers with the LATEST FASHIONS,

both of eastern and home manufacture, and on the most reasonable terms. They are deter-mined to keep pace with the FASHIONS AND TIMES:

and not be undersold. Terms-Cash o- Ready Pay. May 12, 1852.

SPRING AND SUMMER SELECT TELLES

W. L. STRONG & CO. Wholesale and Retail Wild altend to all professional business entrusted to their care, in this and adjoining countries.

B. W. KELLOGG. | [H. BENNKERROFF. 2546]

FANCY AND STAPLE Dry Goods.

Corner Market Street and Public Square, MANSFIELD, OHIO.

We invite the attention of the TRADE and RETAIL purchasers to our great variety of choice SEASONABLE FANCY DRY GOODS.

This immense stock of Useful and desirable Merchandize, A great portion of which has been purchased at

PEREMPTORY AUCTION SALES, For account of Foreign Manufacturers GREATLY BELOW THEIR VALUE. Many styles we are now offering at less than they cost to import our choice Stock of Silks comprising by far the greatest variety we have ever before exhibited, are unusually attractive, in every grade from the lowest to the most expensive. Many of the designs were got out expressly for the

the Great Exhibition of the World's Fair, Which we are offering at the most decided bargains we have ever before given.
POPLINS, FRENCH MUSLINS AND JACKO-

POPLINS, PRENCH MORLINS AND JACKO-NETS,
of every desirable grade, choice Barazz Delanes, beautiful high colored goods. A large assort-ment for 1s and 1s 6d per yard, such as heretofore sold for 2s and 3s per yard. OUR DOMESTIC STOCK

is very choice—selected with unusual care for family use, and of better value than ever before offered in these goods.

House Furnishing Articles. We would particularly call the attention of purchasers to our unlimited variety of woolen and cotton Carpets, Oir Cloths, Straw Mattings, Rugs, Looking Glasses and Paper Hangings, in short the Fair funed Empiriumies now officing inducements to Wholesale and Retail purchasers that are unequalled in extent and variety of Stock and Law Prices by any other house in the traile.

W. L. STRONG & CO.

Manafield, April 28, 1852.

4916

CALIFORNIA LIFE INSURANCE

OHIO LIFE INSURANCE COMPANY OF CIN-CINNATI, OHIO-THIS reliable Company is prepar d to insure the Lives o all persons in good health, both on the Mutual and Joint Stock plan, their

CAPITAL IS 100,000 DOLLARS! All paid in, and managed by a Board of Directectors, composed of men of capital, integrity and influence. This Company will insure the lives of persons desirous to visit the GOLD REGION of California, at 3 per cent, extra. Persons going to California should not full to secure to their fumilies a Policy of Insurance on their layer. Call and set a name had and examine the Lives. Call and get a pamphlet and examine the plan adopted by this Company. L. J. SPRENGLE. Agent.

At the Office, Ashiand Mutual Fire In-Company. Gustavis Osterlia M. D. Medical ex-

GREAT EXCITEMENT IN ASHLANDII

HO! FARMERS AND MECHANICS.

Tremendous downfall in Prices at Hart man's " New Cash Store" in Ashland.

THE subscriber would respectfully announce to the citizens of Ashland, Ashland county, arrival of a splendid variety of Dry Goods, Groceries and Queensware.

He has also on hand the cheapest and largest READY MADE CLOTHING

in Ashland County.
His Clothing is all meanfactured under his fown eye? and warranted done in the best man ner and of the

LATEST FASHION.

His stock of Clothing consists of a large variety of Over Coats of every description of goods.— Cloth and Tweed Coats plain and fancy Satin Vests, Cloth and Cassimere Vests, also Pante, nolarshirts and drawers of every description. Remember I will not be undersold. Give us

call at the old stand of Musgrave & Bushuells one Terms Cash-or Ready Pay.

JOSEPH M. HARTMAN.

Daggerreotype Miniatures. MR. E. M. ENSMINGER would respectfully inform the public that he has permanently ed in the town of Ashland. His rooms ar fitted up with special regard to the comfort of visitors, who will always be welcome, whether they wish for alikeness, or call to see the gallery of pictures.

Determined to spare neither pains or expense,

Mr. Easminger will furnish likenesses that shall not be surpassed. August 5. 111f mr like Rooms have been removed to the 4d story of the building non-occupied by Harman & Wallick

BRANDREMH'S PILLS. The BRANDERS PILLS.

The BRANDERS PILLS, as general family medicine, especially in a country of so sudden changes of dehipprature as this, their value is incatenable. By having the Hrandreth Pilinalways on hand, should a sudden attack of sickness take piace, they can be given at our, and will alten have affected a cure before the physician could have arrived.

In choic said inflammation of the bowels, these Pilis will as ones relieve, and perseverance in their mes, according to their directions, will surely do all that medicine can do, to restore the health of the patient.

remedy.
To lusare the fail benefit of those colobrated Pills,
The should be kept in the House, so that, upon the
first commencement of sighness, they may be at once
resuried to. One duse than is better than a does after
stiegate has become established in the system.
The trave undicine is for sale by Mungrace &

Britaell, Ashtund; Luke Selby, Midlin; J. W. Boyd, Jacanardio; N. Hiskell, Londonville; Juz. Welden, Massioni; J. D. Robinson, Wooster; H. L. Stearon Parcowille, Ohlo.

To the Farmers!

PARSERS wishing for Cockle or Clover Seed.

Solves can be supplied with a first rate article at the Hardware Store: Arhispd. 18tf

THE OHIO UNION.

VOL. VII.

ASHLAND, OHIO, WEDNESDAY, JUNE 9, 1852.

Business Notices.

LAWYERS.

G. W. HILL Attorney at Law. Solicitor in Chuncery and Notary Public: LOUDONVILLE, ORIO.

E. H. SANFORD, Attorney and Solicitor, NEW LONDON, OHIO.

MR. S. will receive claims by mail or other-wise for collection, at reasonable rates in Ohio, and the Western States, and will attend to the payment of taxes, locating and obtaining Bounty and other lands, and promptly attend to matters of law and chancery. June 2, 1852. 1y2

KELLOGG & BRINKERHOFF, Attorneys and Counselors at Law.

SOLICITORS IN CHANCERY ABREADED, CHICA

SMITH & ALLISON,

Attorney's and Counsellors at Law, Ash-land, Ohio.

Oppice over Empire Store of Squire, Sampselt & Co.
Ashland, Sept. 15, '51-22tf WM, B. ALLISON.

JOHNSON & KENNY. Atty's & Counsel'rs at Law and Sol'rs in Chancery.

Will attend promptly to all basiness entrusted to their care in this and adjoining conties. 25 Office, over Masgrave & Bushnell's Store, Ashland, Ohio.

1915

Gates & McCombs. Gates & McCombs.

Attorneys at Law, and Solicitors in Chancery.

OFFICE, norner of Church and Second streets, opposite Public Buildings, Ashland, Ohio.

June 1st, 1848.

J. H McComm.

THOS. J. BULL, Attorney at Law and Justice of the Peace :

LOUDONVILLE, OHIO. A. S. REED. Trotary Publics

HAVING received his commission under the new Haw, hold, himself in realizees to strend to any hundress which may come within the sphere of the duties of that office. Organia, in the County Recorder's Room.
April 28, 1852.

PHYSICIANS.

DR. P. J. SMITH,

Batanic and Hydropathy Physician, II AVING permanently established himself in Ash-land, Anhand county, Ohio, on the north Street, opposite Mr. Dram's Cardina Machine. He would jost say to the citizens and inhahitance of the surround-ing country, that he holds himself in readiness at all times to attended to all buduess councided with his

refession. Ashland, May 20, 1632. J. W. KINNAMAN, M. D. Practitioner of Medicine & Surgery:

MAY be consulted at his residence on Main street, Ashland, Ohio. June 4, 1851.-2 Dr. A. L. Norris,

Physician and Surgeon, AVING permanently established himself a the centre of Troy, Ashland county, Ono will hold himself in readiness to attend to all business connected with his profession.

Aril 20, 1851. DR. A. McCLELLAN, Physician and Surgeon,

HAVING permanently established himself at Orange, Ashiani county, Ohio, will held inhelfin readiness to attend to all business con-ected with his profession. May, '49 49tf

Dr. A. C nug! PHYSICIAN AND SURGEON.

AVING permanently re-established himself at Rowsburg, Ashland county, Ohio, is again prepared to attend to any calls which his oldfriends and others may make upon him. 50

MECHANICS.

J. RISSER. TALLEDIR.

SHOP in the room formerly occupied by Smith & Cartie, for a law office. Mr. R. will always be on hand to make "fits." WILLIAM RALSTON, Watch and

Clock-Maker, Main-street, Ashland, Olino. Gold and steet Pens, and a choice rariety at Jewelry, kept constantly on hand.
January 31, 1848. 36

New Bakery!

mar All kinds of Pier, Cakee, and every article
usually furnished by a first rate City Bakery, will
be promptly furnished to order.
Sept. 23.
A. JACOBS.

NEW GROCERY. THE undersigned has just opened, in the room formerly occupied by A. W. Peters, a new trocery establishment, where he intends to keep constantly on hand a good assortment of

FAMILY GROCERIES. such as Sugars, Teas, Coffee, Tobacco, Fish Oila Liquors, Wines, &c., &c., &c. Asto quality and price, his stock shall not be surpassed. Give me a call, and judge. J. W. BARNES. Ashland, Nov. 19, 1851. 25tf

Ho to the Rescue.

Now as the time to Ins. your Property. J. SPRENGLE is Agent for a number of the best FIRE, MARINE, LIFE and HEALTH INS, COMPANIES in the United States. Persons wishing insurance in any of the above decartments will find it to their advantage to call on the above, at the effice of the Ashland Mutual Inc. tip. best FIRE, MARINE, LIFE and HEALTH

STUBBS & COFFIN. Cabinet Makers, Undertakers, &c., CONTINUE their old business at No. 575 Canal street, Ashland, Ohio. All orders prompt'y

ttended to. September 19.

Dissolution. NOTICE is hereby given, that the co-partnership heretofore existing under the firm of
Stables & Coffin, as this day dissolved by mutual
consent. The cobinet business will hereafter be
conducted by J. D. Stables, at the old stand of
Stables & Coffin, and he is further authorized to
settle up all the business belonging to said firm,
both as to making a'l collections and meeting
such claims as may be against the firm. Persons
knowing themselves indelted to said firm will
please to call at the Wareroom of J. D. Stables,
and settle immediately. JOS. D. STUBIS,
F. W. COFFIN.

Murch 94, 1852.

Laws of Ohio.

[PUBLISHED BY AUTHORITY.]

[No. 59.]

present constitution took effect.

Sec. 2. Each judge of the court of common pleas, shall, in his subdivision, be the presiding judge of said court, and when any person or persons shall be convicted swer such question in the affirmative, such the trial of such cause in the court of comstant and the trial of such cause in the court of comstant and the trial of such cause in the court of comstant and the trial of such cause in the court of comstant and the trial of such cause in the court of comstant and the president and the trial of such cause in the court of comstant and the president and the trial of such cause in the court of comstant and the president and the trial of such cause in the court of comstant and the president and the presid of any crime or offence, and the court of juror shall be excused from serving, and mon pleas, the same outh or affirmation county, shall have signed and sealed a bill the sheriff, as in other cases. of exceptions to any decision or charge of said court, such court may, on the application of the person or persons so convicted, suspend the execution of the sentence or judgment, against such person or person, sheriff of—county: You are hereby until the next term of such court; Provided, that if it shall be made to appear at the named in the panel to this writ annexed, rendered, and upon the payment of the Sec. 5. That if any railroad company land, 23,826—107,395. 15th District—Lorsin; 26,091; or continuing of draw-bridges which do 898. 14th District—Lorsin; 26,091; not interrupt the navigation of the canals, the dina; 24,433; Wayne, 33,045; Ash-that if it shall be made to appear at the next term of said court, that a writ of error has been allowed in any such case, and no hearing on such writ shall have been had, it shall be the duty of said court, on application made for that purpose, further to suspend such execution, until the hear-

ing of the cause on such writ of error. Sec. 3. All books, stationary, and other articles for the use of the Supreme Court, shall be furnished by the Secretary of State, on the order of the court; and no bill for any such articles shall be allowed or paid, unless furnished in accordance with the provisions of this act.

Sec. 4. That the eighteenth section of the "act relating to the organization of courts of justice and their powers and du- of the statement, containing a separate de- so first decided to be due, shall retain the

JAMES C. JOHNSON, Speaker of the House of Rep's. WILLIAM MEDILL President of the Senate. April 30, 1652.

the provisions of this act. Sec. 2. Whenever any such corpora ion shall wish to make any such approcriation, and shall be unable to agree with he owner or owners of the property sought to be appropriated or with his, her. or their authorized agent or attorney, upon the compensation to be paid therefor, it shall be the duty of such corporation, by its proper officer agent or attorney to make out THE andersigned has just opened, in connection with his Saloon, a liskery, where the best quality of bread may be had and delivered at the residences of regular customers at four cents time of tiling such statement, seeks to appropriate, of the work, if any, intended to be constructed thereupon, the name or names of the owners of each parcel, it and such statement shall be forthwith filed with the probate judge of the proper coun

> probate judge; on receiving such notice, to unmediately notify the clerk of the court of common pleas, and sheriff of the egun

such venire.

Sec. 4. It shall be the duty of the sheriff, or other proper officer, receiving such

of his refusal to accept the same.

Sec. 9. All the proceedings hereinbefore provided for in the probate court, shall

of such road or roads necessarily cross the venire facius, to summon the persons there-

ed to in the courts of the proper jurisdiction, under the present constitution; and all the laws regulating the practice of, and imposing duties on, or granting powers to the supreme court, or any judge thereof, and the courts of common pleas, or any judge thereof, respectively, under the former constitution, except as to matters of probate jurisdiction, in force when the proposed to the appropriation of the pudgment in the proposed to the appropriation of the pudgment in the proposed to t present constitution took effect, shall govern you will truly, faithfully and impartially. the practice of, and impose like duties upon the district courts and courts of comon pleas, and the judges thereof, respectto him from any improvement proposed by

on the probate court all the
costs in said court of common pleas, shall
be paid by the party at whose instance the
changes and alterations as may become

Clienton, 18,837; Greene, 21,947, Fayette,
costs in said court of common pleas, shall
company building the same, to such
the judgment of the probate court all the
company building the same, to such
the company building the same, to such
changes and alterations as may become

Clienton, 18,837; Greene, 21,947, Fayette,
costs in said court of common pleas, shall
costs in said court of common pleas, shall
the company building the same, to such
the proper cost and expense of
the company to the proper cost and expense of
the proper cost and expense ively, created by the present constitution, said corporations this you swear, as you writ of certiorari shall have been issued; so far as such process, remedies, and laws, shall answer to God, (or affirm,) under the shall reverse such judgment, shall answer to God, (or affirm,) under the pains and if they shall reverse such judgment, and if they shall reverse such judgment in said court of common such as a such probate judge, before administering the such as a such probate judgment in said court of common such as a such probate judgment in said court of common such as a such as a

Sec. 6. It shall be lawful for the said probate judge, upon motion of either party, verdict to the probate judge, who shall en- feet in the clear above the top water line; to issue the following writ to the sheriff, ter the same on his minutes; and unless and provided, also, that the provisions of trict-Morrow, 20,240, Richland, 30, or other proper officer, to wit: To the for good reason shown, the court shall this act shall not prevent the construction \$77; Huron, 26,203; Erie, 18,578-95, named in the panel to this writ annexed, to view the property or premises sought to be appropriated by (here state the name of the corporation.) and owned by (here state the name of the corporation.) and owned by (here state the name of the owner or owners.) on—the—day—, then and there to view the premises or property aforesaid, in the property in the proceedings mentioned for the purposes for which the same was appropriation aforesaid and C. D. on the part of the corporation aforesaid and C. D. on the part of manner you have executed this writ, to this court, on the — day of —, A.D. ——, and have you then there this writ. The aforesaid, shall be signed by the probate judge, and certified under his seal of office, and the excess to the owner of such property, he shall also deliver to the sheriff a copy and the probate judge receiving the amount courts of justice and their powers and dutice," passed February nineteenth, one
thousand eight hundred and fifty-two, be
rand the same is hereby repealed,

JAMES C. JOHNSON,

JAMES C. JOHNSON,

The statement containing a passed so first decided to be due, shall recan the
same in case a writ of certorari shall issue,
or a new trial be granted; and if the vercounty; and he shall have the power to
appoint the two persons therein named;
that of the first, he shall repay to such and the sheriff, or other proper officer, corporation the difference upon the final who is to execute said writ, shall, by a disposition of the cause; and provided, furspecial return upon the same, certify under this hand, that the view has been made, according to the command thereof. The exceeding to the command thereof. The exceeding to the command thereof. [No. 60.]

AN ACT to provide for compensation to ewhere of private property appropriated to the next forms.

AN ACT to provide for compensation to ewhere of private property appropriated to the next forms.

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AN ACT to provide for compensation to ewhere of private property and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property, and the verdict of the second of the property appropriate to the property of the property appropriate to the property appropriate to exhaust a property appropriate to the property appropriate to exhaust a property appropriate to the property appropriate to th

Sec. 1. Be it enacted by the Gener. amined before said jury, after their return that first rendered, the costs of such seal Assembly of the State of Ohio, That to the cours aforesaid, and the trial in each all appropriations of private property to case shall be conducted thereafter in said the use of any and every corporation now existing, or that may hereafter be created trial of civil cases is conducted in the court in this state, which may be authorized by of common pleas of the county in which law to make such appropriation, for the said proceeding is had; Provided, that if right of way, or for any other purpose more than three witnesses are examined by which may be within the scope of the legal authority of such corporation, shall case, the said probate judge shall have be made and conducted in accordance with power to tax the fees and costs of such witnesses to the party calling the same. Sec. 7. If the owner or owners, or his her or their guardian, as the case may be, are unknown, or contreside within the county where such property may be simated, such corporation, by its proper of-

theless, file such statement as is required road company whose line of road extends by the second section of this act, in the or shall hereafter be extended to any place a statement, which shall commin a specific probate court, and shall also publish in in the vicinity of, or to a point of description of each parcel of property and some newspaper of general circulation in tion with any of the navigable canals or rights sought to be appropriated, within the such county, for the term of four weeks, other works of internal improvement becounty where such application shall be an advertisement containing a description longing to this State, to fix and establish a made, and which such corporation, at the of the property sought to be appropriated; tariff of rates for transportation of mertion according to law, for such appropria-tion, specifying the day, which shall be tersection; and it shall be unlawful for within ten days from the expiration of said such railroad company to charge or reknown, or if not a statement of that fact, term of four weeks, in which a jury will ceive any higher rate for transporting sim be selected to assess the compensation to the merchandise, produce or property be paid therefor; and upon such day a jury over a shorter distance of its road, than Sec. 3. That it shall be the duty of the | judge, and the proceedings shall thereafter fixed tartif for transportation to and from going provisions of this uct.

ty, of the filing of such statement; and the serving in accordance with the provisions property consigned to and from such plasaid clerk and sheriff shall, within one day of this act, shall each receive one dollar ces or points of intersection, as provided after receiving such notice, proceed to se- per day for their services, and five certs in the preceeding section, and cause the leet from the names returned to serve as per mile for every mile of the distance same to be kept conspicuously posted up jurors, a jury of twelve men, in the earne they may be compelled to travel in the dis- at the several business stations on its road; manner that jurors are selected for the trial | charge of their duties; the sheriff shall be | and it shall be unlawful for such company, of any cause in the court of common entitled to such fees as he may be allowed its officers or agents, to charge or receive. pleas, for the purpose of estimating and by law for similar services in other cases, directly or indirectly, for transporting any valuing the amount of compensation each but he shall not be allowed anything in the property consigned as aforesaid, any less owner or owners shall receive, or be en- way of poundage; the witnesses shall be rate than is designated on such printed titled to, by reason of such appropriation; allowed the same fees to which they would | card, until the same shall have been changand the said clerk shall immediately re be entitled for attendance on the court of ed by an order of the board of directors of turn the names of the juvors so drawn, to common pleas; the probate judge shall be such company, and at least ten days nothe probate judge, who shall thereupon is allowed to enter a charge of three dollars tice of such change given by bill or card, sue his venire facins to the shertff or other in the cost bill for his services, and no to be posted up as aforesaid; and it shall proper officer of the county, to summon more; and the whole costs so taxed shall be unlawful for such company, its officers such jurors, so drawn as aforesaid, to at be paid by the corporation seeking to major or agents, to evade or attempt to evade by tend on some day specified, at the office of king such appropriation; Provided, that drawback, free warehousing, or in any said judge, not exceeding five days from such corporation, by its proper officer, other mode or manner, the payment of full the issuing of said venire, then and there agent or attorney, may, at the time of fill- freightage according to the printed tariff to be empaneled and sworn to render a jug the statement aforesaid, with the pro- of rates as herein provid d. just verdict, in the manner hereinofter de- bate judge, deposit with said officer such | Sec. 3. That the board of public works district. cribed; and shall, at the time of issuing an amount in money as they may deem a is bereby authorized and required to persuch venire, issue a notice to the several just and equitable compensation for the mit each and every railroad company in ga, shall compose the Nineteenth dis- Marietta and Cincinnati Railroad, has owners of property so sought to be appro- property and rights sought to be appro- this state, adverted and adhereing printed, of the time when said jury will printed, and if the final cerdict of the jury rate of freight as to prove that act, meet at the office of said judge, for the shall not exceed the amount so deposited, no the office of said judge, for the shall not exceed the amount so deposited, no construct suitable bridges screen any and Mahaming shall compare the Twogeness aforesaid; which notice such the whole costs of the proceedings shall navigable canals and freders, slackwarp next district. purposes aforesaid; which notice such the whole costs of the proceedings shall navigable canals and feeders, slackwater near district. sheriff or other officer shall serve upon the | be equally divided between the corporation | improvement, navigable rivers, streams, | The counties of Columbiana, Jefferson, bark to Weston.

party therein named, at the time of serving and the owner of such property, in case lake or reservoir, with which any of the

be open to exceptions, in the same manner same, under the supervision of said board, in named, in the same manner that jurors that exceptions are, or my be taken in civil and in such manner as will not interrupt or Further prescribing the powers and duties of the courts of instance, challenge for cause, or for any other reason, such jury shall not be full, and their powers and duties," passed Pebruary and their powers and duties," passed Pebruary and their powers and duties, "passed Pebruary and their powers and duties," passed Pebruary and their powers and duties," passed Pebruary and their powers and duties, "passed Pebruary and their powers and duties," passed Pebruary and their powers and duties, "passed Pebruary and their powers and duties," passed Pebruary and their powers and duties, "passed Pebruary and their powers and duties, and their powers and duties, and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of common pleas; and the jury shall not be full, and 13th wards of the city of courts of justice, the same with tales in the court of common pleas; and the jury shall not be full, and 13th wards of the city of courts of justice, the same with tales in the court of common pleas; and the justice, and the justi Sec. 1. Be it enacted by the General cause, shall be allowed to either party.

Assembly of the State of Ohio. That all process and remedies authorized by the laws of this state, when the present consumption of the probate judge to administer the following oath to the jury and each of the probate judge to administer the following oath to the jury and each of the probate judge to administer the following oath to the jury and each of the probate judge, shall be taken and considered as a part of the record of such bridge, designating the point or proceedings; Provided, that such writ of place of crossing such canal, feeder, slack certiorari shall be issued within fifteen days from the rendition of the judgment in the office of the probate judge to administer the following oath to the judgment in days from the rendition of the judgment in the office of the process.

Assembly of the State of Ohio. That shall be allowed to either party.

Sco. 5. When the panel is so filled, it shall be taken and considered as a part of the record of such proceedings; Provided, that such writ of administer the following oath to the jury of this state. When the panel is so filled, it shall be taken and considered as a part of the record of such proceedings; Provided, that such writ of place of crossing such canal, feeder, slack certiorari shall be issued within fifteen days from the rendition of the judgment in the office of the proceedings; Provided, that such writ of place of crossing such canal, feeder, slack certiorari shall be issued within fifteen days from the rendition of the judgment in the office of the proceedings; Provided, that such writ of place of crossing such canal, feeder, slack certiorari shall be issued within fifteen days from the rendition of the judgment in the point or shall be allowed to either party.

Sco. 5. When the panel is so filled, it will be allowed to either party.

Sco. 5. When the probable proceedings are part of the record of such proceedings.

upon the hearing of the cause, shall affirm authority of this act. which shall not be enquire of each juror whether he is in- be held at the term of the reversal of such

vided for in the fifth section of this act. eeding; and if it shall be more than

Sec. 18. The probate court shall have power to enforce the judgment rendered finally in such cause, by execution, or oth-

JAMES C. JOHNSON, Speaker of the House of Representatives. WILLIAM MEDILL. Speaker of the Senate.

April 30, 1852.

[61.7

AN ACT prescribing a tariff of treight on rail-Sec. 1. Be it engeted by the General and a notice that they have made applica- chandise, preduce, and other property conimpanneled and sworn by the probate is charged or received according to such

conducted in accordance with the fore- such places of intersection as aforesaid. Sec. 2. That every such railroad com-Sec. 8. The jurors summoned and pany shall publish its tariff of rates on

Sec. 4. That in all cases where rail road companies in this state have erected feeders, slakwater improvements, naviga-ble rivers, stream, lake or reservoir, as 10,955; Lawrence, 15,247; Gallia, 17,064; tion thereof, the said Board of Public common pleas or criminal court of any the panel shall be filled with talesmen, by shall be administered to the jury as is pro- Works is hereby required to permit the same to remain undisturbed; Provided, Hocking, 14,119-110,280, 12th Dis-Sec. 11. The jury shall render their that said bridges shall not be less than ton trict-Franklin, 42,880; Licking, 38,845;

President of the Senate. May 1, 1852.

[62.] AN ACT to apportion the State of Ohio into

Cong coincal Districts.

Sec. 1. He it enacted by the General Assembly of the State of Ohio, That this state shall be divided into twenty-one districts, for the election of Representatives to Congress, and each district shall choose one representative, in the manner following

The first, second, third, fourth, fifth, ninth, tenth, eleventh, and thirteenth wards of the city of Cincinnati, as they are now constituted, the townships of Sycamore, Symmes, and Easern precinct of Mill Creek, in the county of Hamilton shall compose the First district.

The sixth, seventh, eighth, twelfth four teenth, fifteenth, and sixteenth wards of the city of Cincinnati, as they are now Green, Miami, Whitewater, Crosby, Cole rain, Springfield, and the balance of Mill Creek, in the county of Hamilton, shall

compose the Second district. The counties of Butler, Preble, and

The counties of Miami, Dark, Shelby, Auglaize, Mercer, and Allen, shall compose the Fourth district.

The counties of Van Wert, Paulling, ficer, authorized agent or attorney, shall assembly of the State of Ohio, That Putnam, Defiance, Williams, Fulton, Lumake affidavit to that fier, and shall never it shall be the duty of each and every rail cas, Wood, Heavy, and Hancock, shall eas, Wood, Heavy, and Hancock, shall someone the Fifth district, The counties of Clermont, Brown

> Sigth district. The counties of Warren, Greene, Fayette, and Madison, shall compose the Seventh district,

Highland, and Adams shall compase the

The counties of Clark, Champaign, Lo gan, Union, and Deleware, shall compose The counties of Hardin, Marion, Wy-

andot, Crawford, Seneca, Sandusky, and Onaws, shall compose the Ninth dis-The counties of Scioto, Lawrence, Gallia Jackson, Pike, and Ross, shall com-

The counties of Fairfield, Perry, Athens, Vinton, and Meigs, shall compose the Eleventh district. The counties of Franklin, Licking, and Pickaway, shall compose the Twelfth dis-

pose the Tenth district.

The counties of Morrow, Richland, Hu ron, and Eric, shall compose the Thirteenth district. The counties of Lorain, Medina, Wayne,

and Ashland, shall compose the Fourteenth The counties of Tuscarawas, Knox, Coshocton, and Holmes, shall compose the Fifteenth district.

The counties of Morgan, Washington, and Muskingum, shall constitute the Sixteenth district. The counties of Belmont, Guernsey Monroe, and Noble, shall compose the Seventeenth district.

The counties of Portage, Stork, and Summit, shall compose the Eighteenth The counties of Cayahogs, Lake, Geau-

Terms of Advertisings

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Carroll, and Harrison, shall compose the Twenty-first district. ABSTRACT OF CONGRESSIONAL

DISTRICTS. 1at. District-1st, 2d, 3d, 4th, 5th, 9th,

Sec. 10. If the court of common pleas, that no bridge shall be erected under the Hancock, 16,774-78,296, 6th District hereafter necessary by any improvement, alterations or enlargements of the level of such canal, feeder, or slack water improve-743; Logan, 19,168; Union, 12,205; Delaware, 21,814-95,104. 9th District-Hardin, 8,251; Marion, 12,554; Wyandot, 11,169; Crawford, 18,177; Seneca,27,bridges over any of the navigable canals, 105; Sandusky, 14,529; Ottawa,3,310-95, Jackson, 12.724; Ross, 32.084-106,803. 11th District-Perry, 20,774; Athens, 18,: 217; Vinton, 9,353; Fairfield, 30,257; Pickaway, 21,110-102,835. 13th Dis-Tuscarawas, 31,722; Holmes, 20,458; Coshocton, 25,671; Knox, 28,870-106, 721. 16 District—Muskingum, 45,053; Mergan, 23,460; Washington, 26,812— 95,325. 17th District—Belmont, 34,599; Guernsey, 25,474; Monroe, 23,367; Noble, 18,060—102,400. 18th District— Portage, 24,387; Stark, 39,888; Summit, 27,481—91,756. 19th District—Cuyhe-

> ann, 33,601; Jefferson, 29,123; Carroll, 17,685; Harrison, 20,460-100,869. JAMES C. JOHNSON, Speaker of the House of Rep's, W. MEDILL,

President of the Senate. April 30, 1852.

ga, 48,105; Lake, 14,655; Geauga, 17,-823-80.583. 20th District-Astabula,

27.767; Trumbull, 30,560; Mahoning 23-

733-82,060. 21st District-Columbi-

[No. 63.]

AN ACT supplimentary to an act entitled 'An act for the assessment and taxation of all property in this state, and for levying taxes thereon according to its true value in money, passed April 19, 1822.

Sec. 1. Be enacted by the General Assembly of the State of Ohio, That the real property of this state, and the val-Fulton, Spencer, Columbia, Anderson, un thereof, as it stood upon the tax duplicate of the year one th dred and fifty-one, with such additions for new structures or otherwise, as may be made to the same under the provisions of the "act for the assesment and taxation of all property in this state, and for levying constituted, the townships of Storrs, Delhi, taxes thereon according to its true value in money," passed the thirteenth day of April, in the year eighteen bundred and fifty two, shall remain on the duplicate for taxation for all purposes that are or may be rel-quired by law to be levied and collected, Monigomery, shall compose the Third dis- and shall be taxed in the same manner and to the same extent that other property is now or may be taxed at the where such real property is situated, until such time as a re-valuation of said real property shall be made, in pursuance of

the act to which this is supplimentary. Sec. 2. That in any county of this state, where it shall prove impracticable for assessors to complete their assessments for the year eighteen hundred and fifty. two, within the period limited in the act to which this is supplimentary it shall be lawful for the auditor of said county to extend the time for such assessment till the fourth Monday in May; and in all such casses, the meeting of the county board of equilization shall take place on the first Wednesday after the fourth Monday of

Sec. 3. That all assessments of property made by town, townships or ward assessors elected for the present year, under the provisions of any law repealed by the act to which this is supplementary, shall be of the same validity as if such assessors had been chosen under the act to which this is supplementary. JAMES C. JOHNSON,

Speaker of the House of Rep's, WILLIAM MEDILL, President of the Senate, SECRETARY OF STATE'S OFFICE. Columbus, April 15, 1852. S I certify that the foregoing law is cor-

rectly copied from the original roll on file in this office.

Secretary of State, AUDITOR'S OFFICE, Ashland, County, O. I hereby certify that the foregoing laws are correctly copied from the file furnished

A. CARVER. Auditor. bis office. The Bill authorizing the city of Wheeling to subscribe to the capital stock of the passed both branches of the Legisla countles of Ashtabula, Trumbull, of Virginia. Also, authorizing the North-